IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA ATHENS DIVISION

UNITED STATES OF AMERICA,)
V.)) Criminal no. 3:21-cr-9 (car)
CEDDRICK MERCERY,)
Defendant.)
)

DEFENDANT CEDDRICK MERCERY'S MOTION TO CONTINUE PRETRIAL CONFERENCE

Defendant Ceddrick Mercery, by and through his counsel, respectfully requests that the Court continue the pretrial conference from July 21st. Counsel for Mr. Mercery has a conflict that date. The Government has consented to counsel's request to an extension. Counsel requests a pretrial conference date of July 29th. Mr. Mercery does not seek to continue the trial date.

Respectfully submitted this 13th day of July, 2022.

By: /s/ Allen Page
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CERTIFICATE OF SERVICE

I hereby certify that on July 13th, 2022, I electronically filed the MOTION TO CONTINUE PRETRIAL CONFERENCE with the Clerk of the Court using the CM/ECF system.

/s/ Allen Page

E. Allen Page Ga. Bar No. 640163